

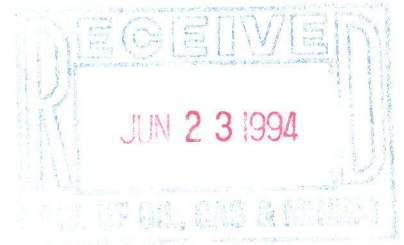


State of Utah  
DEPARTMENT OF NATURAL RESOURCES  
DIVISION OF STATE LANDS AND FORESTRY

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S/013/001



June 23, 1994

CERTIFIED MAIL NO. P 051 448 280

Weston Hansen  
8809 South 700 West  
Sandy, UT 84070

Dear Mr. Hansen:

RE: ML 44821-Building Stone/Limestone  
S/013/001 Duchesne County

On May 16, 1994, the division requested that within 30 days the Lessee furnish additional surety or collateral bonding in the amount of \$5000 per acre of surface disturbance for your mining operations involving two acres of land under state mineral lease ML 44821. Lessee has failed to comply with the division's request and is in breach of Article XII of the lease agreement.

Lessee is hereby notified pursuant to Article XIX of the lease agreement that ML 44821 will terminate in 30 days from date of this letter. All rental payments shall be forfeited to the state.

The division demands that upon the termination of ML 44821 you 1) immediately cease all mining of the leased lands, 2) reclaim all surface disturbances to the satisfaction of the division; and, 3) submit all remaining royalty payment for leased substances which have been removed from the property.

Lessee may remedy the violation of Article XII and prevent the termination of this lease by furnishing the requested bond prior to 30 days from the date of this letter.

Please contact me if you have any questions in this matter.

Sincerely,

JOHN T. BLAKE  
MINERAL RESOURCES SPECIALIST

JTB/tdw

cc: Kevin Carter  
Wayne Hedberg

